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9  
10 UNITED STATES DISTRICT COURT  
11  
12 CENTRAL DISTRICT OF CALIFORNIA

13  
14 UNICOLORS, INC., a California Corporation;  
15 Plaintiff,  
16 vs.  
17 26 INTERNATIONAL, INC., a California  
18 Corporation; MODA XPRESS, a Florida  
19 Corporation; and DOES 1-10, inclusive,  
20 Defendants.

21 Case Number: 2:16-cv-197

22 **PLAINTIFF'S COMPLAINT FOR:**  
**1. COPYRIGHT INFRINGEMENT**  
**AND/OR**  
**2. VICARIOUS AND/OR CONTRIBUTORY**  
**COPYRIGHT INFRINGEMENT**

23 **Jury Trial Demanded**

24 Plaintiff UNICOLORS, Inc. ("Plaintiff" or "UNICOLORS") by and through its undersigned  
25 attorneys, hereby prays to this honorable Court for relief and remedy based on the following:

26  
27 **INTRODUCTION**

28 Plaintiff is a California-based company engaged in the apparel industry as a textile converter of  
imported and domestic fabrications. Plaintiff creates, or purchases and obtains, exclusive rights  
to unique two-dimensional graphic artworks for use on textiles and garments, and those textiles  
and garments are transacted primarily in the fashion industry. Plaintiff owns these designs in  
exclusivity and makes sales of products bearing these designs for profit. Plaintiff's business is  
predicated on its ownership of these designs and it spends a considerable amount of time and  
resources creating and obtaining top-quality, marketable and aesthetically-appealing designs.

1 Customers of Plaintiff, including possibly DOE defendants named herein, take design samples  
2 with the understanding and agreement that they will only utilize Plaintiff to reproduce said  
3 designs should they wish to do so, and will not seek to make minor changes to Plaintiff's  
4 proprietary work to reproduce the same elsewhere, yet use those designs in furtherance of their  
5 business in violation of both their contractual agreement with Plaintiff and Plaintiff's copyrights.  
6 No other party is authorized to make sales of product bearing Plaintiff's proprietary designs  
7 without express permission from Plaintiff. This action is brought to recover damages for direct,  
8 vicarious and contributory copyright infringement arising out of the misappropriation of  
9 Plaintiff's exclusive designs by the Defendants, and each of them.

10

11 **JURISDICTION AND VENUE**

- 12 1. This action arises under the Copyright Act of 1976, Title 17 U.S.C. § 101 *et seq.*  
13 2. This Court has federal question jurisdiction under 28 U.S.C. §§ 1331, 1338(a) and (b).  
14 3. Venue in this judicial district is proper under 28 U.S.C. §§ 1391(c) and 1400(a) in that this is  
15 the judicial district in which a substantial part of the acts and omissions giving rise to the  
16 claims occurred.

17

18 **PARTIES**

- 19 4. UNICOLORS, Inc. ("Plaintiff") is a corporation organized and existing under the laws of the  
20 State of California with its principal place of business in the County of Los Angeles, at 3251  
21 East 26th Street, Vernon, CA 90058.  
22 5. Plaintiff is informed and believes and thereon alleges that Defendant 26 INTERNATIONAL,  
23 INC. ("26 INTERNATIONAL"), is, and at all times herein mentioned was, a corporation  
24 organized and existing under the laws of California and doing business in California, with its  
25 principal place of business at 1126 Los Angeles Street Los Angeles, CA 90015.  
26 6. Plaintiff is informed and believes and thereon alleges that Defendant, MODA XPRESS, INC.  
27 ("MODA XPRESS"), is, and at all times herein mentioned was, a corporation organized and  
28

1 existing under the laws of Florida, with its principal place of business at business at 3725  
2 NW 7th Street Miami, FL 33126.

- 3 7. Named Defendants, and Does 1-10, may be collectively referred to as "Defendants."
- 4 8. Plaintiff is informed and believes and thereon alleges that some of Defendants Does 1  
5 through 3, inclusive, are manufacturers and/or vendors of garments to Defendant, which  
6 DOE Defendants have manufactured and/or supplied and are manufacturing and/or supplying  
7 garments comprised of fabric printed with Plaintiff's copyrighted design(s) (as hereinafter  
8 defined) without Plaintiff's knowledge or consent or have contributed to said infringement.  
9 The true names, whether corporate, individual or otherwise, and capacities of defendants  
10 sued herein as Does 1 through 3 are presently unknown to Plaintiff at this time, and therefore,  
11 Plaintiff sues said defendants by such fictitious names. Plaintiff will seek leave to amend this  
12 complaint to allege their true names and capacities when the same have been ascertained.  
13 Plaintiff is informed and believes, and based thereon alleges, that each of defendants  
14 designated as a DOE is responsible in some manner for the events alleged herein and the  
15 damages caused thereby.
- 16 9. Defendants DOES 4 through 10, inclusive, are other parties not yet identified who have  
17 infringed Plaintiff's copyrights, have contributed to the infringement of Plaintiff's  
18 copyrights, or have engaged in one or more of the wrongful practices alleged herein. The true  
19 names, whether corporate, individual or otherwise, and capacities of defendants sued herein  
20 as Does 4 through 10 are presently unknown to Plaintiff at this time, and therefore, Plaintiff  
21 sues said defendants by such fictitious names. Plaintiff will seek leave to amend this  
22 complaint to allege their true names and capacities when the same have been ascertained.
- 23 10. Plaintiff is informed and believes and thereupon alleges that at all times relevant hereto each  
24 of Defendants acted in concert with each other, was the agent, affiliate, officer, director,  
25 manager, principal, alter-ego, and/or employee of the remaining defendants and was at all  
26 times acting within the scope of such agency, affiliation, alter-ego relationship and/or  
27 employment; and actively participated in or subsequently ratified and adopted, or both, each  
28 and all of the acts or conducts alleged, with full knowledge of all the facts and circumstances,

1 including without limitation to full knowledge of each and every wrongful conducts and  
2 Plaintiff's damages caused therefrom.

3

4 **CLAIMS RELATED TO DESIGN**

- 5 11. Plaintiff is the owner and author of a two-dimensional artwork called EH101 ("Subject  
6 Design"). (Exhibit A).
- 7 12. Plaintiff applied for a copyright from the United States Copyright Office for the Subject  
8 Design and was granted Registration No. VA 1-770-400 effective on February 14, 2011.  
9 (Exhibit B).
- 10 13. Plaintiff formatted the Subject Design for use on textiles, sampled the Subject Design, and  
11 negotiated sales of fabric bearing the Subject Design.
- 12 14. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's authorization,  
13 Defendant 26 INTERNATIONAL purchased, sold, manufactured, caused to be  
14 manufactured, imported and/or distributed fabric and/or garments comprised of fabric  
15 featuring a design which is identical, or substantially similar to, the Subject Design.
- 16 15. Plaintiff is informed and believes and thereon alleges that, without Plaintiff's authorization,  
17 Defendant MODA EXPRESS purchased, sold, manufactured, caused to be manufactured,  
18 imported and/or distributed fabric and/or garments comprised of fabric featuring a design  
19 which is identical, or substantially similar to, the Subject Design. A true and correct copy of  
20 such a garment is attached hereto as Exhibit C. Said garments include but are not limited to  
21 garments sold by MODA EXPRESS bearing the label "Ashley" with RN 101229, which  
22 indicates that the garments were manufactured by or for 26 INTERNATIONAL.
- 23 16. At various times Defendant MODA EXPRESS owned and controlled offline and/or online  
24 retail stores, and each, Plaintiff's investigation revealed that garments comprised of fabric  
25 bearing the Subject Design were being offered for sale, garments which were manufactured  
26 and/or imported under the direction of the Defendants, and each of them.
- 27 17. None of the aforementioned transactions were authorized by Plaintiff, and all were in  
28 violation of Plaintiff's intellectual property rights.

1                   **FIRST CLAIM FOR RELIEF**

2                   (For Copyright Infringement – Against all Defendants, and Each)

3       18. Plaintiff repeats, re-alleges and incorporates herein by reference as though fully set forth the  
4                   allegations contained in Paragraphs 1 through 16, inclusive, of this Complaint.

5       19. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them,  
6                   accessed the Subject Design through, without limitation, the following: (a) access to  
7                   Plaintiff's design library; (b) access to authorized or unauthorized reproductions in the  
8                   possession of other vendors and/or DOE Defendants; and (c) access to Plaintiff's strike-offs,  
9                   swatches, paper CADs and samples.

10      20. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them,  
11                  infringed Plaintiff's copyright by importing, creating, making and/or developing directly  
12                  infringing and/or derivative works from the Subject Design and by importing, producing,  
13                  distributing and/or selling infringing garments through a nationwide network of retail stores,  
14                  catalogues, and online websites.

15      21. Due to Defendants' acts of infringement, Plaintiff has suffered substantial damages to its  
16                  business in an amount to be established at trial.

17      22. Due to Defendants' acts of infringement, Plaintiff has suffered general and special damages  
18                  to its business in an amount to be established at trial.

19      23. Due to Defendants' acts of copyright infringement as alleged herein, Defendants, and each of  
20                  them, have obtained direct and indirect profits they would not otherwise have realized but for  
21                  their infringement of the Subject Design. As such, Plaintiff is entitled to disgorgement of  
22                  Defendants' profits directly and indirectly attributable to Defendants' infringement of the  
23                  Subject Design in an amount to be established at trial.

24      24. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them,  
25                  have committed acts of infringement alleged herein with actual or constructive knowledge of  
26                  Plaintiff's rights such that Plaintiff is entitled to a finding of willful infringement.

28                   **SECOND CLAIM FOR RELIEF**

1 (For Vicarious and/or Contributory Copyright Infringement – Against All Defendants)

2 25. Plaintiff repeats, re-alleges and incorporates herein by reference as though fully set forth the  
3 allegations contained in Paragraphs 1 through 23, inclusive, of this Complaint.

4 26. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them,  
5 knowingly induced, participated in, aided and abetted in and resultantly profited from the  
6 illegal reproduction, importation, purchase, distribution and/or sales of product featuring the  
7 Subject Design as alleged herein above.

8 27. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them, are  
9 vicariously liable for the infringement alleged herein because they had the right and ability to  
10 supervise the infringing conduct and because they had a direct financial interest in the  
11 infringing product.

12 28. By reason of the Defendants', and each of their, acts of contributory and/or vicarious  
13 infringement as alleged above, Plaintiff has suffered and will continue to suffer substantial  
14 damages to its business in an amount to be established at trial, as well as additional general and  
15 special damages in an amount to be established at trial.

16 29. Due to Defendants' acts of contributory and/or vicarious copyright infringement as alleged  
17 herein, Defendants, and each of them, have obtained direct and indirect profits they would  
18 have not otherwise realized but for their infringement of the Subject Design. As such,  
19 Plaintiff is entitled to disgorgement of Defendants' profits directly and indirectly attributable  
20 to Defendants' infringement of the Subject Design, an amount to be established at trial.

21 30. Plaintiff is informed and believes and thereon alleges that Defendants, and each of them,  
22 have committed acts of infringement alleged herein with actual or constructive knowledge of  
23 Plaintiff's rights such that Plaintiff is entitled to a finding of willful infringement.

25 **PRAYER FOR RELIEF**

26 WHEREFORE, Plaintiff prays for judgment against all Defendants as follows:

27 **Against All Defendants**

28 With respect to Each Claim for Relief:

1. That Defendants, their agents and servants be enjoined from infringing Plaintiff's copyrights  
2. in any manner;
  3. That Plaintiff be awarded all profits of Defendants plus all losses of Plaintiff, the exact sum  
4. to be proven at time of trial, or, if elected before final judgment, statutory damages as  
5. available under the Copyright Act, 17 U.S.C. § 101 *et seq.*;
  6. That Plaintiff be awarded its attorneys' fees as available under the Copyright Act, 17 U.S.C.  
7. § 101 *et seq.*;
  8. That Plaintiff be awarded pre-judgment interest as allowed by law;
  9. That Plaintiff be awarded costs of litigation; and
  10. That Plaintiff be awarded such further legal and equitable relief as the Court deems proper.

11

**DEMAND FOR TRIAL BY JURY**

Plaintiff hereby demands a trial by jury in this action pursuant to Federal Rule of Civil Procedure 38 and the Seventh Amendment of the Constitution.

Dated: January 11, 2016

Respectfully submitted,

/s/ C. Yong Jeong  
C. Yong Jeong, Esq.  
Attorney for Plaintiff, UNICOLORS, INC.